UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA FORT MYERS DIVISION

STARR INDEMNITY & LIABILITY COMPANY,

Plaintiff,

v. Case No: 2:21-cv-746-SPC-NPM

STANDARD AERO (SAN ANTONIO), INC. and STANDARD AERO (ALLIANCE), INC.,

Defendants.

$ORDER^1$

Before the Court is a *sua sponte* review of the case. On October 8, the Court dismissed Plaintiff's Complaint (Doc. 1) without prejudice for lack of subject-matter jurisdiction. (Doc. 5). The Court gave Plaintiff until October 15, to file an amended complaint. The Court warned Plaintiff, "Failure to [amend] will result in the Court closing this case without further notice." (Doc. 5 at 3). The deadline came and went with no filing. So the Court's Order becomes a final judgment, and the case is closed. *Auto*.

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Alignment & Body Servs., Inc. v. State Farm, 953 F.3d 707, 719-20 (11th Cir.

2020) (The "order dismissing a complaint with leave to amend within a

specified time becomes a final judgment if the time allowed for amendment

expires.").

Accordingly, it is now

ORDERED:

1. This action is **DISMISSED** without prejudice. The Court's

October 5, 2021, Order constitutes a final judgment.

2. The Clerk is **DIRECTED** to deny any pending motions as moot,

terminate all deadlines, and close the case.

DONE and **ORDERED** in Fort Myers, Florida on November 4, 2021.

Copies: All Parties of Record

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